PTO/SBI53 (09-07)
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REISSUE APPLICATION: CONSENT OF ASSIGNEE; STATEMENT OF NON-ASSIGNMENT		Docket Number (Optional) KSR-10082/08	
This is part of the application for a reissue patent based on the original patent identified below.			
Name of Patentes(s) Larry Willemsen et al.			
Patent Number Date Patent Issued			
6,453,767	September 24, 2	002	
Title of Invention ADJUSTABLE VEHICLE CONTROL PEDALS			
1, X Filed herein is a statement under 37 CFR 3.73(b). (Form PTO/SB/95)			
2. Ownership of the patent is in the inventor(s), and no essignment of the patent is in effect.			
One of boxes 1 or 2 above must be checked. If multiple assignees, complete this form for each assignee. If box 2 is checked, skip the next entry and go directly to "Name of Assignee".			
The written consent of all assignees and inventors owning an undivided interest in the original palent is included in this application for relssue.			
The assignee(s) owning an undivided interest in said original patent is/are KSR Technologies Co. , and the assignee(s) consents to the accompanying application for reissue.			
Name of assignee/inventor (if not assigned)			
KSR Technologies Co.			
Dioppy achiterato		July 26, 2010	
Typed or printed name and title of person signing for assignee (if assigned)			
Authorized Signer for Assignee			

Approved for use through 07/51/2012, CMB 0551-1051 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE k Reduction Act of 1995, no persons are required to respond to a collection of information unless & displays a valid CMB control number; STATEMENT UNDER 37 CFR 3.73(b) Applicant/Patent Owner. KSR Technologies Co. July 8, 2003 10/615,553 Filed/Issue Date: Application No./Patent No.: ADJUSTABLE VEHICLE CONTROL PEDALS Titled: Corporation KSR Technologies Co. (Type of Assignme, e.g., corporation, portrarelse, university, government agency, etc.) (Name of Assignas) states that it is: 1. X the assignee of the entire right, title, and interest in; an assignce of less than the entire right, title, and interest in (The extent (by percentage) of its ownership interest is 3. In en essignee of an undivided interest in the entirety of (a complete assignment from one of the joint inventors was made) the patent application/patent identified above by virtue of either. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Palent and Trademark Office at Real ____ , or for which a copy thereof is attached. OR B. X A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignes as follows: Lany G. Willemsen To: KSR industrial Corporation Gregory Scott Kolwich The document was recorded in the United States Palent and Trademark Office at , or for which a copy thereof is attached. 011409____ , Frame ____ 04<u>22</u> To: KSR Technologies Co. KSR Industrial Corporation The document was recorded in the United States Palent and Trademark Office at 0379 , or for which a copy thereof is attached. 020325 , Frame To: 3. From: The document was recorded in the United States Patent and Trademark Office at , or for which a copy thereof is attached. , Frame Additional documents in the chain of title are listed on a supplemental sheet(s). As required by 37 CFR 9.73(b)(1)(f), the documentary evidence of the chain of title from the original owner to the assignce was, or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11. [NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be submitted to Assignment Division in accordance with 37 GFR Part 3, to record the assignment in the records of the USPTO. <u>See</u> MPEP 202.08] The undersigned (typose title is supplied below) is authorized to act on behalf of the assignee.

PTO/SE/51 (05-06)
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REISSUE APPLICATION DECLARATION BY THE INVENTOR	Docket Number (Optional)			
REGOUE AFFEIGATION DECLARATION BY THE INVENTOR	KSR-10082/08			
I hereby declare that: Each inventor's residence, mailing address and citizenship are stated below next to their name. I believe the inventors named below to be the original and first inventor(s) of the subject matter which is described and claimed in patent number6,453,767, grantedSeptember 24, 2002 and for which a reissue patent is sought on the invention entitled				
ADJUSTABLE VEHICLE CONTROL PEDALS				
ithe application of which				
is attached hereto.				
x was filed on July 8, 2003 as reissua application num June 20, 2006 and was amended on December 17, 2003	ber <u>10/615,653</u>			
(If applicable)	·			
I have reviewed and understand the contents of the above-identified applicat by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentabil	•			
I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (i PTO/SB/02B (or equivalent) listing the jereign applications.	f), or 365(b). Attached is form			
I verily believe the original patent to be wholly or parily inoperative or invalid, for the reasons described below. (Check all boxes that apply.)				
by reason of a defective specification or drawing.				
x by reason of the patentee claiming more or less than he had the right to claim in the patent.				
by reason of other errors.				
At least one error upon which reissue is based is described below. If the reissue is a broadening reissue, such must be stated with an explanation as to the nature of the broadening:				
SEE APPENDIX A				
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(REISS	UE APPLICATION DECLARATION BY THE INVEN	TTOR, page 2) Docket Number (Optional) KSR-10082/08		
All errors corrected in this reissue application arose without any deceptive intention on the part of the applicant.				
Note: To appoint a power of attorney, use form PTO/SB/81.				
Correspondence Address: Direct all communications about the application to:				
OR.	Tre address associated with Customer Number,	25006		
Firm or Individual Name				
Address				
City	State	Zip Zip		
Country				
Telephon	Emalt WARN	NG:		
numbers (other than a check or credit card authorization form PTO-2038 aubmitted for payment purposes) is never required by the USPTO to support a patition or an application. If this type of personal information is included in documents submitted to the USPTO, patillioners/applicants about consider redacting such personal information from the documents before submitting them to the USPTO. Patilionar/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. I hereby declare that all attements made herein of my own inquiedge are true and that all statements made on information and belief are beliaved to be true; and further that these statements were made with the knowledge that willful talso statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this declaration is directed. Full name of sole or first inventor (given name, family name)				
Larry Willemson Inventor's signature / / // Date 27 /21 // 2019				
	Male	61/21/100		
Residence . Morpeth, Canada		Clitzenship Canada		
Mailing Address RR#1; Morpeth, Ontario NOP 1XO; CANADA				
Full name of second Joint Inventor (given name, family name) Gregory Scott Kolvijch				
	's signature (M)	Date 07/21/2010		
Resider Çe mdel	- Michigan Boverty Hice, MI	Citizenship Ganada America		
Meiling Address 372 Lewiston; Ferndale, Michigan 48220 21764 Cotsaut Lave Bryorly Hius, MI 48025				
Addisonal Joint Inventors or logal representative(s) are named an separately numbered streets forms PTO/SB/02A or 02LR attached hereto.				

APPENDIX A

REVISED SUPPLEMENTAL DECLARATION

Larry G. Willemsen and Gregory Scott Kolwich, co-inventors of the above-identified patent and Applicants herein, declare as follows:

- 1. Applicants believe the original patent to be partly inoperative or invalid by reason of the patentee claiming less than we had a right to claim in the patent. In particular, claim 1 includes a limitation stating that the pedal adjuster includes a "drive mechanism mounted to said bracket." However, this limitation does not cover embodiments disclosed in the specification in which the drive mechanism is not mounted to the bracket. As such, claim 1 is overly limiting as the specification discloses embodiments in which the drive mechanism extends between the adjuster member and the pedal arm rather than being mounted to the bracket. New claim 5 overcomes the deficiency in claim 1 by disclosing the pedal adjuster described with respect to Figures 15-17 and in column 8, lines 29-67; column 9, lines 1-65; and column 10, lines 1-35.
- 2. The error in claiming less than the patentee had a right to claim arose through error. This error occurred through inadequate communication between Applicants and their patent attorney during the original prosecution of the patent application resulting in the original patent. Specifically, Applicants failed to adequately communicate with their patent attorney during the original prosecution of this patent as to the important features of the invention now set forth in the newly submitted patent claims.
- 3. All errors which are being corrected in the present reissue application up to the time of filing of this declaration arose without any deceptive intention on the part of the Applicants.

4. Applicants have reviewed and understand the contents of the specification, including the claims, as amended by any amendment specifically referred to in the oath/declaration.

5. Applicants believe the named inventors to be the original and first inventors of the subject matter which is claimed and for which a patent is sought.

6. Applicants acknowledge the duty to disclose to the Patent Office all information known to the Applicants to be material to patentability as defined in 37 C.F.R. 1.56.

7. Every error in the patent which was corrected in the present reissue application and is not covered by the prior declaration submitted in this application arose without any deceptive intention on the part of the Applicants.

8. Applicants offer to surrender the original patent.

We believe that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Dated: 7/2//2010

Dated: 7/21/2010

Larry G. Willemsen

Gregory Scott Kolwich